EXHIBIT 4

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MASTER SERVICE AGREEMENT

This Magiar Service Agreement ("Agreement") is entered into on the completed by Equinity and the undersigned customer ("Customer") and the undersigned customer ("Customer") and includes the following exhibits:

- a. Exhibit A Confidentiality Provisions; and
- b. Exhibit B Sublicainsing Provisions.

Capitalized terms used herein but not otherwise defined will have the meaning ascribed to them in Section 10.

1. BOTVICES.

Subject to the terms and conditions set forth in this Agreement, Equinix will provide the Services to Customer.

2. Ordering-

- a. Customer may request Services during the Torm by (i) executing a Sales Order (ii) placing an Online Order, or (iii) placing a Phone Order, Each Order, which will only be effective when accepted by Equirix, will be governed by the terms and conditions of this Agreement.
- b. Equirix will provide Customer with an eccount and pessword to eccess the Customer Care Website. Customer is responsible for maintaining the confidentiality of he account and password and for restricting and granting access thereto. Notwithstanding anything in this Agreement to the contrary, Customer is responsible and liable for all activities that occur under Customer's account (including all payments owed for any Orders that are placed under Customer's account), regardless of whether such activities are conducted by Customer, a Subficensee or any other third party, and regardless of whether such Orders are suthorized by Customer. Equirix has no obligation to verify that enyone using Customer's account and password has Customer's authorization.

3. Payment Terms and Yaxes.

- a. Unless otherwise agreed between the parties in writing, Service Fees for the Services will begin to accrue on the Billing Commencement Date. Equinix will invoice Customer for the Services on a monthly basis (partial months will be billed on a pre-rate basis) and Customer will pay for the Services in accordance with the Section 3 and Customer will pay for the Services in accordance with the Section 3 and Customer will pay for the Services in accordance with the Section 3 and customer wis pay for the Services are accordance with the Orders. Customer will pay in full all invoices from Equinks within thirty (30) days of the dots of invoices. Any past due amounts owed by Customer will accrue interest at the lesser of one and a hith percent (1.5%) per month or the highest rate permitted by applicable law. Unless otherwise stated in the Order, all twoices will be paid in U.S. Dollars.
- b. The Service Fees for Services ordered through Sales Orden with be lated on the Sales. Orders. For all other Orders, the Service Feet for Services will be Equinitie's then-currors list price for such Services, unless otherwise agrowed to by the parties in writing. Customer agrees to pay for the Services for the duration of the Term. Notwithstanding anything in this Agreement to the contary, for each Service, upon the expiration of the Initial Service Term, the release for Services will be subject to change, at Equinitie reasonable discretion, upon skriy (50) days prior notice to Customer. will be listed on the Sales Orders. For all other Orders, the Service Fees
- c. Notwithstanding anything to the contrary in this Agreement, the rates and tees for Power Services ordered by Customer will remain in offset for one (1) year from the baginning of the Service Term for such Power Services, and thereafter, the roles and less for the Power Services will be subject to change, at Equitive reasonable discretion. upon stray (60) days' prior notice to Custome
- d. Customer will pay all Times and third-party charges related to the ownership and operation of Customer's Equipment and the activities

of Customar at each IBX Center, or attribugate to, each IBX Center. Without imiting the foregoing, Customer will be responsible for paying any and all Taxes separately imposed, levid our assessed spaints: Customer by, and preparing and filing arry naturally return with, any governmental, quasi-governmental or tax authorities by the date such payments and returns are due. In no event of Crustomer's Equipment. be construed to be shifting.

- Service Fees are exclusive of arry Tates. Imposed on Service Fees. Customer will be responsible for paying any Taxes imposed on Service Fees at the same time it pays the Series Fees. Customer will be reaponaible for timely paying in full of Taxes.
- If Customer is required to make any sectuation or withholding or to make any paymant, on account of any Tuse in any jurisdiction, in respect of any amounts payable hereunder by Cust orner to Equinty, such respect to any streams paydom instances by describe the actual way and in a mounts will be increased to the extent necessity to ensure that effect the making of such deduction, withholding or symmetric. Equinor receives when due and retains (fires from any liability in respect of any such deduction, withholding or payment) an arriculation of the whold have been received and relational had no such deduction, withholding or payment been required or made.

Access and Use of the IBX Conters incl Use of Customer's Equipment.

- a. Subject to the terms and conditions of this Agreement, Customer will have access to the Licens Gd Solds twenty-four (24) hours per day, three hundred sixty-five (365) days perysear.
- b: Unless otherwise expressly provided in an Order, Customer will be responsible for configuring, providing, pitching, instailing, upgrading, adding, maintaining, repairing, and operating Customer's Equipment; which actions Customer may engage in only to the extent permitted by, and subject to the terms and confittions of this Agreement. permitted by, and subject to, the forms and conditions of this Agreement. Customer represents, warrants and coverants that Customer has the legal right and authority dischading regulatory presents), and will continue to have the legal right and authority throughout the Term, to operate, configure, provide, place, install, upgrade, std.; melntain and repair Customer's Equipment are consequated by this Agreement. Without limiting the foregoing, Customer will obtain sch. consent of Customer's subcontractors, third party providers, vendors and any other parties as such to receive the Calculate timetries. may be recessary for Equinix (including any pre-ractors or others acting at Equinit's request) to have the right to us rand sceass Customer's Equipment for the purpose of providing Services.
- c. At all times during the Tame, Equitic and Customer agree to comply with the Policies, which are at all time bacopporated by reference comply with the College, which are at an improve potential by relativists into this Agreement. Customer ectrowalledge thesi it has received a copy of the current Poticies prior to the execution of this Agreement. Any modification by Equinix to the Poticies will be defined upon notice to Customer, except modifications to the Shipping Policies, which will be effective immediately upon being made.
- d. Cuetomer will be responsible and liable for all acts or omissions of Customer's Authorized Persons, Accompanying Persons, and Associated Entities, and all such access ormalisations will be shribuled to Customer for all purposes under this Agreement, including for purposes of determining responsibility, liability and indemnification oblications.
- e. Customer will not file a mechanic't lien or similar ilen on the Licensed Space or IBX Centers, and Customer will be responsible for any mechanic's iten or similar ien filed by any Authorized Person, Accompanying Person or Associated Enthy. Without inhiling the foregoing, in the event any such jen is filed, Customer will be responsible for the immediate Satisfaction, payment or bordleng of any such ien.

5. Indomnification.

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s. Equinty will indemnify and hold harmless the Customer Parties from any and all flability, derringues, costs and expenses (including reasonable attorneys (sees and expenses) for personal injury or damage to tampible property resulting from the gross negligence or within misconduct of Equinits.

misconduct of Equinia.

b. Customer will indemnify and hold harmless the Equinia Parties from any and all liability, damages, costs and expenses (including reasonable attorneys' less and expenses) for (i) personal injury or damage to tangible property resulting from the gross negligence or willful misconduct of Customers (ii) enty cloins by any of Customer's Authorized of Customers other than a claims beread on the gross negligence or willful misconduct of Equinix. (iii) any cloin by a customer or end-user of Customer shalling to or arising out of, Customer's ending to reasonable out of Customer's ending to be services provided under this Agreement (including claims relating to interruptions, suspensions, failures, defects, delays, impairments or inadequacies in any of the afformationed cervices, including the Sarvices from Equinix; (iv) any claim that Customer has failed to fulfil a contractual obligation with a third party; and (v) any claim resulting from Customer's failure to obtain the required consonts pursuant to Section 4(b).

Warranty Discinimer, Limitation of Liability, Credita

- G. WAITARTY DISCINITION. LIMITED OF CHIEF.

 a. EQUINIX DOES NOT WARRANT THAT THE SERVICES PROVIDED HEREINDER WILL SE UNINTERRUPTED, ERROR-FREE. OR COMPLETELY SECLIRE. EQUINIX DOES NOT MAKE, AND HEREBY DISCLAMS, ANY AND ALL IMPLIED WARRANTIES, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONIMFRINGEMENT. EXCEPT AS OTHERWISE EXPRESSLY SET FORTH IN THIS AGREEMENT, EQUINIX DOES NOT MAKE AND HEREBY DISCLAMS ALL EXPRESS WARRANTIES. ALL SERVICES PROVIDED PURSUANT TO THIS AGREEMENT ARE PROVIDED OR PERFORMED ON AN "AS IS", "AS AVAILABLE" BASIS, AND RUSK.
- b. IN NO EVENT WILL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, RELIANCE, EXEMPLARY OR PUNITIVE DAMAGES, INCLUDING LOST PROFITS, LOSS OF BUSINESS, LOSS OF REVENUES. LOSS OF DATA, INTERRUPTION OR CORRUPTION OF CORRUPTION OF CORRUPTION OF CORRUPTION OF CORRUPTION OF DAMAGES, OR ANY OTHER TYPE OF DAMAGES OTHER THAN DIRECT DAMAGES.
- ORECT DAMAGES.

 C. EQUINIX'S TOTAL LIABILITY TO CUSTOMER IN THE AGGREGATE FOR THE ENTIRE TERM WITH RESPECT TO ALL CLAIMS ARISING PROM OR RELATED TO THE SUBJECT MATTER. OF THIS AGREEMENT (INCLUDING ATTORNEY'S FEES) WILL NOT EXCEED THE AMOUNT ACTUALLY PAID BY CUSTOMER FOR THE SIX (8)-MONTH PERIOD IMMEDIATELY PRECEDING THE MONTH IN WHICH THE FIRST CLAIM AROSE. AS A FURTHER LIMITATION, EQUINX'S MAXIMUM LIABILITY FOR ANY CLAIMS RELATING TO SERVICES OFFERED OR PROVIDED BY EQUINX (1) FOR A NON-RECURRING CHARGE ONLY OR (11) AS SMART HANDS SERVICES SHALL NOT EXCEED THE AMOUNT OF THE BERVICE FEE FOR SUCH SERVICE PROVIDED ON THE OCCASION GIVING RISE TO THE CLAIM. THE CLAIM.
- d. THE LIMITATIONS SET FORTH IN SECTIONS 8(b)-(c) WILL APPLY TO ANY AND ALL CLAIMS AND CAUSES OF ACTION WHATSOEVER, REGARDLESS OF WHETHER IN CONTRACT, TORI, STRICT LIABILITY OR OTHER THEORY.
- Each party walves its right to bring any claim against the other party salsing or in any way retaing to this Agreement inpre then ets (8) months after the date this Agreement applies or is earlier terminated.
- f. Nothing in this Agreement will be constitued as limiting the liability of either parry for parsonal injury or death resulting from the negligence of a party.
- q. If some or all of the Licensed Spece is not usable for a period exceeding one hour (the "Temporarily Unusable Licensed Space"). Customer will be entitled to a cradit of one seven hundred twentish (1/720) of the monthly recurring posion of the Sarvice Fee for such

Temporarily Unusable Licensed Space for each hair that such space is unusable. This credit is Customer's eole and exclusive remedy for interruptions, suspansions, fajlures, defects, deays, impairments of inadequacties in any of the Services. Notwitherstring the foregoing. Customer will only have the right to receive a credit if (i) Customer notifies Equints within five (5) days of its inability is use the Temporarily Unusable Licensed Space and (ii) the Temporarily Unusable Licensed Space and (ii) the Temporarily Unusable Licensed Space is not usable for reasons other than in (a) the ections or onlistions of Customer or any sublicenses or other than third-party acting on Customer's behalf; (b) Customer's Equipment of the equipment of any Sublicenses or other fixed-party acting on Customer's behalf; or (c) circumstances or events beyond Equipme control.

7. insurance.

- s. Customer agrees to maintain, at its expanse, for each IBX Center during the areire time this Agreement is a effect, (i) Commercial General Liability insurance in an amount not less than One Million U.S. Dollars (\$1,000,000) or the local currency equivalent per accurrence for bodily injury, death and property demage, witch policy will include contractual liability coverage related to this Agreement, (ii) Workers' Compensation and amployer's itselfity insurance in an amount not less than that prescribed by isw; and (iii) umbrefile or scess liability insurance with a combined single limit of no less than two Million U.S. Dollars (\$2,000,000) or the local currency equivalent. Infor to any use of the Licensed Space at an IBX Center (including, but not limited to, delivery of any of Customer's Equipment to an IBX Center, Customer will furnish Equipment with certificates of insurance that evidence the milimum levels of insurance sail forth harein and which name as additional insurant Equipment of the insurance in Customer will require the milimum levels of insurance that evidence the milimum levels of insurance sail forth harein and which name as additional insurant Equipment to graph the contract of any nen-renewal, cancellation, reductor in policy limit or only coverage. Equipment of any actuation to limit the policy limit or change in Customer's coverage at least lengthery-live (45) days prior to such change in coverage. Equipment in the seach insurance.
- b. Customer will cause and ensure that each insurence policy referred to in Section 7(a), will provide that the insurers waive all claims and rights of recovery by subrogation against the Equility Parties in correction with any liability or demage covered by Customer's insurance policies. As to any property insurance carried by Equility on the 19X Centers-where any of the Licensed Space is locked, Equility will obtain waiter of subrogation in fever of Customer. Except as set forth in Section 5. Customer will not have any responsibility for any loss or damage to soutpresent earned by Equility, and liquints will not have any reasonal bility for increasonal bility for increasonal bility for any loss of damage to Customer's Equipment. responsibility for any loss of demage to Customir's Equipment.

Term of Agreement Supposed of Service. Termination. and Removal of Customer's Equipment.

- This Agreement will commence on the MSA Effective Data.
 Unless earlier terminated in accordance with its terms this Agreement will Unless earlier terminated in accordance with its terms the Agreement will terminate on the date the test Order than in effect expires or is terminated pursuant to the terms and conditions set took in this Agreement (which will be the date on which the last Service Termil such last Order supress or is terminated pursuant to the terms and conditions of this Agreement). Unless otherwise agreed to by the parties in writing, for each Service ordered or a Seles Order, the Initial Service terminor on the date reterred to as the Seles Order Effective Date and end two (2) years after the Billing Commencement Date. Unless otherwise agreed to by the parties in writing, the initial Service Term for each Service ordered vie a Phone Order or Orders Dater will commence the Billing Commencement Date and end (i) when the License for the License Space into which such Service is inselled applies or terminates oursuant to this Agreement or (ii) two (2) years after the Billing Licensed Space into which such Santee is inselled expires or terminates oursuant to this Agreement or (6) two (2) years after the Billing Commencement Date if such Service is not installed in Licensed Space. Unless otherwise agreed to by the parties in writing, for each Sarvice, upon expiration of the Initial Sarvice Term and seach renewal, its Service Term for such Service will renew automortically for additional terms of one (1) year each, unless either party notifies the chair party at least forty-five (46) days prior to the end of the ther-currett Sarvice Term for such Service, in which event the Service Term for such Service, in which event the Service Term for such service will terminate at the end of such then-current Service Term.
 - b. Either party may learningto this Agric mant by giving notice of \mathcal{M}^2

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termination to the other party if the other party breaches any meterial termination to the other party if the other party breaches any meterial term or condition of this Agreement and talks to cure such breach within thiny (30) days after taceipt of mostice of the same. Notwithstanding the tonogoing, except where Customer has tolded to timely ours a monatery breach, if a party falls to timely curse a meterial breach as to only one BIX Center, and Customer has Donnesed Space in more than one IBX Center, then the non-termination party many. conter, and dustanter has Econgased opace in more than one IBX Center, then the non-breaching party may only terminate this Agreement (and the corresponding Orders) as to the IBX Center where the material breach has not been timely cured, and this Agreement will remain in full force and affect as to all other IBX Centers.

- c. Nowithstanding Section 8(b), Equinix may terminate this Agreement (or, at Equinix solve discretion, suspend the provision of Services, including discontinuing the supply of power) if (f) Customer talk to cure any monetery breach of this Agreement (e.g. falls to pay eny emounts owed) within ten (10) days of notice of the same (five (5) days in the event Customer's account is past due on three (3) or more occasions during a bit (6)-month periody. (R) Customer Itudiates, cesses to do husiness, or becomes inscluent or (iii) Customer Itudiates, cesses to do not the Agreement that in Equinities reasonable judgment husrices with, or has the potential to interfers with Equinities operation or menticalnes of the IBX Center or with its other customers' use thereof, and Customer falls to cure such breach within reventy-four (24) hours of being motified of the sems. If Equinit suspends a Bervice pursuant to this Section 8(c), Equink will resume the discontinued Service within hverty-four (24) hours after it is resconably suited Customer has cured the breach(ea) which gave has to Equinities right to suspend the Service, Equinit may charge a reinstantenant see equal to the direct out-of-pocket expenses incurred by Equinix to resume the discontinued Service.
- d. Equinix may terminate this Agreement as to any effected Licensed Space or IBX Center it any portion of the IBX Center it which the affected Licensed Space is located becomes subject to a condemnation proceeding or is condemned. Equinity possession is otherwise terminated or abated, or Equinity carnot provide Customar with access to the affected Licensed Space as contemplated herein for a certific servading thick (20) dates. period exceeding thirty (30) days-
- period exceeding thirty (30) days.

 a. Upon expiration or termination of an Order (or any portion thereof), all other rights of Customer with respect to the Licensed Space on such Order (or the affected portion thereof). Traminated Spaces on such Order (or the affected portion thereof) (Traminated Spaces) will terminate, and Customer will resmove all of Customer's Equipment and Accompanying Persons and/or Associated Entities, but excluding any wring, cable or other adultment of property owned, leased or itemased by Equinix, from the Terminated Spaces no later then the effective date of such termination. If Customer's fails to remove any such property in accordance with this Section 8(s), Equinix will be entitled to pursue all available logal remedies against Customer, including one or more of the following remedies: (i) immediately removing any or all such property and storing it of Customer's expense at an on-site or off-site location, (ii) chipping such property to the address set forth at the end of wis Agreement at Customer's risk and expense, or (iii) upon providing thirty (30) days' prior notice to Customer's, and if Customer fells to remove such property within such thirty (30)-day period, Equidating such property in any commercially reasonable menner and charging customer for all costs expeditual with the liquidation. Northithstanding anything in this Agreement is the contrary, Customer will not be entitled to remove any Agreement if Customer's account is year due.

 (iii) White Customer's account is yeard due.
- (. While Customer has no fight to use the Services siter the and of the Term. If Customer does an Customer will be obligated to pay for the Services pursuant to the rame and conditions of the Agreement and any applicable Orders, and shie Agreement, and any auth applicable Orders, and shie Agreement, and any auth applicable Orders, will not continue in affect for selling as the Services are used by Customer. In such event, this Agreement, and any applicable Orders, will be terminable at will by Equirity effective immediately upon notice to
- g. Customer grams Equinix a security interest in all of Customer's g. Customer grants Equinix a security interest in all of Customer's Equipment now or hereaster located at each IBX Center, to secure payment of all emounts and estibliaction of all obligations due thick die Agreement. In connection therewith, if required by applicable law, Equinix will be entitled to file one or more financing steements with respect to its security interest and Customer will sign all necessary documents, and takes such other actions as Equinix reasonably requests, to perfect or continue such security interest. Equinix will not take any

action to enforce its accurity interest in the Equipment until such time as any invotos is sixty (60) days or more past due.

- h. Neither perty with be fiable to the other party for properly terminating this Agreement or any portion thereof is accordance with its terms, but Customer will be liable to Equinix for any amounts owed prior to the effective date of termination. Notwithstanting anything to the contrary in this Agreement, Equinix has the spirit to recover from Customer all demagns resoverable under law for the period past the end of the Term, if Equinix terminates this Agreement prior to the end of the full Term due to Customer's meterial bre
- I. Under no circumstances will any Order survive the expiration or earlier termination of this Agreement, and Under no circumstances will any Order penulining to an IBX Center survive the termination of this Agreement se to that IBX Center. Equinity will not have any obligation to representation were used to commercial and the majorate any consponent to provide any of its Services after the supposition or eastler termination that Agreement, and Equinit will not have any policiation to provide any of like Services at an IBX Center after the expiration of this Agreement es to such IBX Center.

S. Mincollungettin.

- a. Except where otherwise expressly stated in the Agreement, all notices, consents, or appressle required by this Agreement will only be effective if in writing and sent by (i) certified or negistered air mail, postage prepetd, (ii) evernight delivery requiring a signature upon mostle, (iii) delivery by name or (iv) facetimic or electronic mail (promptly confirmed by certified or registered mail or oursight delivery), to the parties all the respective streat addresses, iscelmic numbers, or electronic mail addresses are took at the end of the Agreement or such other addresses or facetmile numbers as may be designated in writing by the respective parties. Notices, consents and approvals will be deemed offective on the date of receipt.
- b. This Agreement will be governed in at respects by the internal laws of the State of California without regard to its conflict of laws provisions. The parties interocably agree to the executaries interface, California. If any tegal action is brought by either party under, or relating to, this Agreement the prevailing party will be entitled to an award of its reasonable attorney fees and costs.
- c. Naither party's directors, officers or employees will have any liability to the other party with respect to this Agreement. Except as may be specifically officentias consented to by an Affiliatie of 6 berry, nother party's Affiliates will have any liability to the other party with respect to this Agreement
- d. This Agreement, the exhibits, the Policias and all Orders, all of which are incorporated herein by reference into this Agreement, constitute the complete and entire agreement between the parties with respect to the subject matter hereof, and superactioned and replace any and all prior or confemporansous discussions, regoliations, proposals, all prior or commonpreness discussions, responsables, proposales, understandings and agreements, written and oral regarding such subject mater, as well as any industry custom. This Agreement will be effective only when signed by both parties. This Agreement may be executed in two or mays counterparts, each of which will be discread an original, but all of which biggether will constitute one and the source instrument. This Agreement may be amended only in writing by air instrument signed by all parties.
- No waiver of any breach of any provision of this Agreement will constitute a waiver of any prior, consument or subsequent breach of the same or any other provisions hereof, and no weiver will be effective unless made in witing and signed by an authorized representative of the waiving party.
- f. If Customer and Equinix execute multiple Orders, each additional Order will supplement rather than replace the prior Orders, unless otherwise stated by the parties in writing. Newtonstanding anything in this Agreement to the contarty. (I) Equinix has no obligation to execute any Order with Customer, (II) no Sales Order will be effective unless executed by both parties, and (III) no Order or Phone Order white effective unless made by Customer and agreed to by Equinitic which agreement by Equinits will be reflected either by Equinitic written. confirmation of such Online Order or Phone Order or by Equinities commencement of the provision of the Services ordered under the Online Order or Phone Order.

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- Each party acknowledges and agrees that it has reviewed, and g. Each party accurated ages and agrees that it has reviewed, and has had an opportunity to have reviewed, this Agreement (including the shibble and the Policies), and it is the parties' intent that this Agreement will not be construed against either party. The section headings and captions throughout this Agreement are for ponvenience and reference only, and will not be used to constants this Agreement.
- n. If any provision of this Agreement, as epplied to either party or any circumstance, is edjudged by a court to be invalid, illegal or unaniorcaebia, the same will not affect the velidity, legality, or enforcaebility of the portion of the provision, if any, that is not invalid, illegal or unentorcaebia, the application of such provision in any other circumstances, or the velidity, legality, or enforceability of any other provision of this Agreement, All terms and conditions of this Agreement, will be deemed enforceable to the fullest extent permissible under applicable (aw, and, when necessary, the court in any action between the parties is requested to reform sarry and all terms or conditions to due parties is requested to reform any and all terms or conditions to give them as much effect as possible.
- them as much effect as possible.

 1. Sections 5. 6. 7. 8 and Exhibit A will survive the termination of this Agreement. In addition, all provisions of this Agreement that can only be given proper effect. If they survive the termination of this Agreement will survive the termination of this Agreement. This Agreement will be valid as to any obligation incurred prior to termination of this Agreement. Without inviting the foregoing, Customer will pay all amounts could be Equints under this Agreement, including any amounts that are not due until after the exploration or earlier termination of the Agreement. Each party reprogrizes and agrees that the warranty blackerners and liability and narrady limitations in this Agreement are material begained for bases of this Agreement and that they have been given by each party under this Agreement and in the decision by each taken Into account and relegacy in assumining the consciences to be given by each party under this Agreement and in the decision by each party to enter into this Agreement. The parties agree that the warrenty disclaimers and liability and rermedy limitations in this Agreement will survive and apply even if tound to have falled of their assential purpose.
- Except where othorwise expressly stated herein, and subject to the imitations set forth in Section 7, the rights and remails provided for herein are cumulative and not exclusive of any rights or remails the party would otherwise have.
- party would be interest the contractors and this Agreement will not establish any relationable of perinerable, joint venture, amployment, franchise or agency between Equinix and Customer. Notitier Equinix nor Customer will have the power to bind the other or incur obligations on the other's behalf without the other prior written consent. Notitier customer nor Equinix grants the other the right to use its trademarks, service marks, trade names, togos, copyrights, or other intellectual property rights or other designations in any promotion, publication, or press release without the prior written consent of the other corry in each case. party in each case.
- porty in each case.

 i. This Agreement, and the rights of Customer hereunder, are, without any further action by any party, aublect and subordnate to the leases for the IBX Cemens and all superior instruments to such leases (including, without limitation, mortgages or ground leases for the IBX Centers). This Agreement is a services agreement and is not intended to and with not considere a lease of any real or personal property. Customer acknowledges and agrees that (I) it has been granted only a license ("Licence") to use the Licented Space in accordance with this Agreement; (ii) Customer has not been granted any real property interest under this Agreement; and (iii) Customer has no rights as a tenent or ordinances. Equink hereby reserves, with respect to the IBX Centers, all rights not specifically granted to Customer in this Agreement, including, without limitation, the right (i) of socials to grant additional licenses to other its own use or the use of others. (ii) to grant additional licenses to the sex Centers for the use of perions of the 35X Centers for the use of perions of the 35X Centers for the use of perions of the 35X Centers; and (III) to exercise or grant other rights not incursiciant with the Certers; and (III) to exercise or grant other rights not inconsistent with the rights granted in this Agreement.
- m. Equinix may assign, delegate or transfer its rights and obligations under this Agreement to an Equinix Affiliate, or to a party acquiring all or substantially all of Equinix's business or seeds, including acquiring all is substantially an of the sevent of any such eadignment, transfer or delegation, and the seasuraption by the transfers of the obligations of Equinix hersunder. Equinix will be released from any further liability or obligation under this Agreement. Customer may seeigh the Agreement without Equinix's consent only where the party to whom this Agreement

is casigned by Customer is alther an Allikate of Customer, or is acquiring by all of Customer's business or assets, including through all or substantiants where Commerce of substantial entering entropin marger. This Agreement will be binding upon and insure to the benefit of all successors and pormitted assigns of Equinbs and Customer, who will be bound by all of the obligations of their producescors or assignors. Except as set footh in Exhibit B of this Agreement with respect to sublicensing, and this Section 9(m), Customer will not assign, delegate, transfer or sublicense all or any part of the Licensed Space.

- n. Equink will not be responsible or it many way liable, and Customer will not have any termination or other rights, arteing out of or Customer with not have any termination or other rights, shaing out on or performance of its obligations under this Agreement if such faiture or hindrance is caused by events or circumstances beyond Equinities control, including acts of God, war, inhor strike, terrorist act, fire, flood, sastinguake, any tew, order, regulation or other extent of any governing authority or agency thereof, or failure of the internst.
- o. All Orders are subject to sit of the terms and conditions of this Agreement, in the event of a conflict between the body of this Agreement and an Order, the body of this Agreement will control, unless the body of this Agreement or the Order states that the conflicting term in the Order controls.
- p. Unless otherwise expressly agreed to by the parties in writing, Equility will retain title to all parts and materials used or provided by Equitate or third parties acting on its behalf in the performance and/or furnishing of the Services.
- q. Equinix and Customer agree that with the exception of Equinia's landlords, there will be no third pary beneficiaries to this Agreement, including, but not limited to, any Sub-licensee, and user or Customer or the insurance providers for aither party.
- r. The parties specifically exclude application of the United Nations Convention on Contracts for the International Sale of Goods to this Agreement

Definitions.

Accompanying Person: Each person (other than an Equinia employee) who is accompanied by an Authorized Person white at an IBX Center.

Affiliate: As to a party, means any entity controlling, controlled by, or under common control with such party, where the torto "control and its control and its control and its controlling," "controlled by," and "under common control with," means the legal, beneficial or equilable common by district or indirectly, of more than fifty percam (50%) of the aggregate of all voting equity interests in an entity.

Accoclated Entity: Each company, pertnership or other entity of any majorcision Emily: Each company, perthoship or other entity of any type which employs, contracts with or is otherwise essociated or adfiliated with any of Customer's Authorized Persons or Accompanying Persons. Without immiting the foregoing definition, each Sublicensee that has sublicensed Sublicensed Space at an ISX Center will be an Accordated Entity at such IBX Center.

Authorized Person: Each person who is included on a list of Authorized Persons given to Equinbs by Customer in accordance with the Policies.

Billing Commencement Date: For each Service, unless etherwise agraed to by the parties in writing, a) for a Service ordered in a Sales Order, the date designated in Sales Order as the date charges will begin to accrue, and b) for a Service ordered in an Online Order or Phone Order, the date Equitive begins providing the Service to Customer.

Cross-Connect: A physical or wireless interconnection within an IBX Center that (f) exits Customer's cage or (ii) connects Customer to another

Cuttorner Care Website; Equinix's customer care website acceptable via the internet at a location designated by Equinix, which it has the right to change from time to time.

Cuelones Crose-Cennect: A physical interconnection, including cable, conhections, and other wining, that (i) does not exit Customer's cage, (ii) does not connect customer to enother Equinity customer and (iii) interconnects (a) Equipment belonging to the Customer or (b) Equinity provided: POD Equipment in Customer's cage with Customer's Equipment.

Customer's Equipment: At network and/or computer equipment 1

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T-372 P.D20/024 F-407

(including wiring and Customers Cross-Connests between such equipment and Customers POD Equipment) that is located in the Licensed Space, regardless of whether such equipment is owned, leased, licensed or otherwise obtained for use by Customer (but this does not include Cross-Connects or Equinix POD Equipment located in Customer's Licensed Space). Customer's Licensed Space).

Customer Perties: Customer and the Affiliates, owners, officers, directors, employees, contractors and egants of Customer.

Equinix Parties: Equinix and the Affiliates, owners, officers, directors, employees, confractors and agents of Equinity.

ISX Conters: The Internet Bugimess Exchange Conters leased or owned by Equinix in which Customer Icenses Ucensed Space or receives Services from Equinix pursuant to an Order.

Licensed Space: The areas iconsed by Customer under this Agreement and as identified in the Orders as to the amount of space. For each Licensed Space, Equants will determine at all times during the Torm the exact location in the IRX Centers where the Licensed Space will be located, and Equinix will mollly Customer accordingly.

Online Order: An Order for Services placed by Customer via the Customer Care Website and accepted by Equinit pursuant to this Agreement,

Order: Any Sales Order, Oreline Order or Phone Orders between Customer and Equinix.

Phone Orders: An Order for Services placed by customer via telephone and accepted by Equinix pursuant to this Agreement

POD Equipment: The (I) patch penels, DSX penels for category of twisted pair, co-cale, single and multi-mode fiber, or (II) other appropriate (as reasonably determined by Equiniz) point of demarcation equipment.

Policies: The procedures, rules, regulations, security practices and policies adopted by Equinix that are then in effect for the IBX Centers, and as they may be amended from time to time by Equinix and so notified to Customer.

Power Services: Power circuits ordered by Customer. For the avoidance of doubt, Power Services do not include power provided by

Equinix as pan of a bundled service. This Master Service Agreement has been entered into between the parties as of the MSA Effective Date.

Sinjes Orders: All written sales orders executed by the parties which provide that such sales orders are governed by, and incorporated by reference into, this Agreement.

Services: All services, goods and other offerings of any kind set forth in an Order to be provided by Equinis to Customer pursuant to this Agreement.

Barvitse Fees: Charges and fees for Services charged to Customer by Equinty pursuant to this Agreement.

Service Term; Each Service in an Order will have a Service Term. which for each Service will be the length of time from the agreed to effective date for the Service Term until the last day Equinix is required to this Agreement or se eitherwise agreed to by the persies in the applicable

Shipping Policies: The portion of the Policies suited Shipping Policies

Sublicensed Space; The portion of the Ucensed Space sublicensed to a Subligenses by Customer pursuent to the terms of this Agreement.

Sublicenses: A customer of Customer or other third party who obtains irdefinit and/or telecommunications services from Custon sublicaruse all or part of the Licensed Space from Customer.

Taxos: Sales, use, transfer, privilege, exclus, VAT, GST, consumption tax, and other similar taxes and duties, whether foreign, national, state or local, however designated, now in force or engaged in the future, which are sevided or imposed by resear of the performance by Equiting or Customer under this Agreement or by Customer with respect to its operations and use of the Sarvices, but excluding taxes on Equitors not become.

Term: The term of this Agreement as determined in accordance with Section 8(a) of this Agreement.

Customer to complete:

The person signing below hereby warrants and represents that he or the has full authority to execute this Agreement for the party on whose behalf he or she is signing.

Mork Zuckoben (Thetaerbook, Inc) Customer Name: (Complete Legal Name Authorized Signature: Mark Fudicities Printed Name: Title: ___ CEO Street address for notices:

2 Runell Place Dobby Ferry Phone: 914. 646 8543

Facelmile number: 914.693.6714

Placemonic mail address: Zuck p the face book com

Equinix to complete:

The person signing below hereby werrants and represents that he or she has full authority to execute this Agreement for the perty on whose behalf he or she is signing.

Monica Brown Andrews Authorized Signature: Director of Customer Contracts Printed Name:

Street addresses for notices:

301 Valocity Way, 5th Floor Foster City, California 84404, USA

Phone: +1 658-613-7000 Facaimia number: +1 650-818-1857 ELECTRONC MAIL ADDRESS: contracts@equink.com

"VIX MSA_US_021004_CLEAN_NR.DOC equinia: on 2/10/04

Equinis Proprietary and Confidential

Page 5 of 7

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Exhibit A Confidentiality Provisions

The following provisions apply with respect to the treatment of confidential information disclosed by the parties hereto. All capitalized terms not defined in this each NDR will have the respective meanings specified in the Mester Services. Agreement to which this Exhibit A is attached.

- Except as expressly premitted in this Exhibit A neither party will, without the prior written correct of the other party, disclose any will, without the prior written correct of the other party, disclose any Contidential Information of the other party to any third party, information will be considered Confidential Information of a party if ether (i) it is disclosed by the party to the other party in tengible form and is conspicuously mentad "Confidential". "Proprietary" or the like, or (6) (a) it is disclosed by one party to the other party in non-tampible form and is identified as confidential at the time of disclosure; and (b) it contains the disclosing party's customer information, achinical information, pricing information. Pricing methodologies, or information regarding the disclosing party's business planning or business operations. In addition, notwithstending anything in the Agreement the contrary, (i) the terms of the Agreement will be deemed Confidential information of each party; and (ii) the design of the IBX Centers, the configuration, interconnection, switching and routing of telecommunication cables, networks and services at the IBX Centers will be considered Confidential Information of Equinbs.
- b. Other than the terms and conditions of this Agreement, information will not be deerged Confidential Information hereunder if such information (i) is known to the receiving party prior to receipt from the disclosing party directly or indirectly from a source other than one having an obligation of confidentiality to the disclosing party; (ii) becomes known (independently of disclosure by the disclosing party) to the receiving party directly or indirectly from a source other than one having an obligation of confidentiality to the disclosing party; (ii) becomes publicly known or otherwise ceases to be secret or confidential, except through a breach of this Agreement by the receiving party; or (iv) is independently

developed by the receiving party. The terms and conditions of this Agreement will cases being confidential if, and only to the ament that, they become publicly known, except through a basech of this Agreement by the receiving party.

- Each party will secure and project the Confidential information of the other party (including, without limitation, the terms of this Agreement) in a manner consistent with the steps taken to protect its confidential information where (i) the disclosure is required by applicable Comidential information where (i) the disclosure is required by applicable taw or regulation or by an order of a court or other governmental body hawler jurisdiction after giving reasonable notice to the other party with adequate time for such other party to sook a projective order; (ii) if in the opinion of coursel for such party, disclosure is advisible under any applicable securities laws regarding public disclosure of business information; or (iii) the disclosure is reasonably receivery and is to that party's or its. Affiliates' employees, officers, directors, attempts, accountants and other advisors, or the disclosure is otherwise necessary for a party to exercise its rights and order is referred to: accomments and other advaces, or the declosure is otherwise necessary to rescribe its rights and perform is obligations under this Agreement, so long as in all cases the disclosure is no broader than necessary and the pany who receives the disclosure agrees prior to receiving the disclosure to keep the information confidential. Each party is responsible for ensuring that any Confidential information of the other party that the first party discloses pursuant to this Exhibit A is kept confidential by the person receiving the disclosure.
- Notwithstanding the restrictions set forth in this Exhibit A or d. Norwinstanding the restrictions and was in the sentence of section 6(b), during the Term, () Equinix may be see a press release announcing Customer's entry into the IBX Centens without obtaining Customer's consent; and (ii) either party may publicly refer to the other party, orally and in writing, as a customer or vendor of services of or to the other party, as the case may be, without obtaining consent from such

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T-372 P.D22/024 F-407

Exhibit B

Sublicensing Provisions

The following provisions apply with respect to any sublicense of Licensed Space (all capitalized terms herein having the respective meanings specified in the Master Service Agreement to which this Exhibit B is:

- a. Customer may cublicense the Sublicensed Space to Sublicensees provided that (I) the terms and conditions of such Sublicensess provided that (I) the terms and conditions of such sublicense will be no loss restrictive than this Agreement, (II) Customer will not in its dealing with such Sublicensee act or purport to act on behalf of Equinity or Equinit's landsords, (III) Customer will require the sublicensee to ebide by the nuties set forth in the Polices, and (iv) Customer will cause any Sublicensee to agree in writing that in consideration for the sublicensee. Sublicensee waives, to the maximum exient permitted under law, error and claims of any and all types against Equinity and Equinity's landsords, at all times, and that in no event of some or such Sublicensee. will Equinit, or Equinb's landlords, have any fishility to such Sublicenses, including liability to such Sublicenses for any damages whatsoever, including direct damages.
- Nowithelanding any thing in the Agreement to the contrary.
 Customer will remain responsible to Equinb for the performance of at of Customer's obligations under this Agreement (including the payment of all amounts owed under this "Agreement) and all other agreements between Equinix and Customer ("Related Agreements"). No sublicense egreement or arrangement between Customer and any Subticence with relieve Customer from any liability under this Agreement or any Rotated Agreements. Willhout limiting the foregoing Customer is responsible for paying the Service Fees for all of the Licenced Space (including Subticenced Space) and the charges for Services for a will including paying the capacity of the Charges for Species for, or relating to, any or all of the Licensed Spaces (including Sublicensed Spaces). In no event will Equinix be deemed to be providing any Services to Sublicensee for, or relating to, the Sublicensed Space, as the provision of any such Services will be deemed to be to Customer for all purposes under this
- c. Customer music snaude that each and every sublicense agreement or other sublicense arrangement that Customer has with a Sublicensee does not have any terms and conditions that (1) are inconsistent with this Agreement, or (ii) seek to provide Sublicenses with

rights that Customer does not have under this Agreement. Without limiting the loregoing or any other restrictions can Sublicensees, no Subtionness will have any right to use its Sublicensed Space in any manner that Customer is not permitted to use the Licensed Space.

- d. Sublicanaeas do not have any rights, expense and apart from Customer's rights, to access their Sublicensed Space. Accordingly, only Customer's Authorized Persons at any IBX Center may access the Sublicensed Space of Sublicensees at such IBX Center. Furthermore, Equints is not responsible for restricting a Sublicensee's access to Customer's Licensed Space located in a cage or suite to which that Sublicanses has access:
- a. Nowithstanding anything in this Agreement to the contrary, a Sublicensee has no right to sublicense, delegate, seeign or wherevise transfer its rights to use the Sublicensed Space to any other person or resent which content, which content any be withheld for any resent whatseever or no reason. Any such sublicense, delegation, sessignment or transfer will be nutl and vold.
- If the parties agree, Equinix and Customer will participate in a joint press announcement to announce when a Sublicenses aublicenses Sublicensed Spece at an IBX Center.
- g. Without limiting Customer's Indomnification obligations under Section 5, Customer will indomnify and hold harriess the Equinit Period Section 5, Customer will indomnify and hold hernicas the Equinis Partice from any and all liability, damages, costs and expenses (including reasonable attornoys' fees and expenses) arising from or reliating to (i) any claim by a customer or end-user of erry Sulficanese retaining to, or arising out or, a Subticanese's or any of it customers' services, Customer's envices, accustomer's erry of its customer's envices, or this Services provided under this. Agreement, (including claims railing to inserruptions, salures, defects, delays, impairments or inserquencies in any of the accessmentioned services, including the Services from Equinity; and (ii) any claim by a Subticenses to the cream, that such claim, it sustained, would result in envirolation processor, its bills of Ferrier to sustained, would result in any greater obligation or kebility of Equinot to such Subliconsee than Equinix has undertaken to Customer under this Agreement or any of the Related Agreements.

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Oct-06-04 11:34am From-

From-Kinko's of Cupertino

408 777 1000

T-248 P.003/003 F-388

eduinix		Sales	Orc	le	r						
Customer Name: The Face Book	Account Manager: Tom Offenbach						DADOD77	Nun	iber:		
IBX Conter: SJO Sen Jose CA, USA							es Order be complete		ctive Date Souther)	1	8/04
Space Type	DAM								Service Term:	12 /	nenths
	ed Calcetton Services		Quantity	N	AC per Unit	•	IRC per Unit		Non-Resurting Charge	M	Charges
19" Closed Cephal - CABROORS			2	\$	606	5	650	5	1,200		1,300
Power - 20-arrip, 120 V AC - POW00003				\$	200	-	300	1	600	_	900
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SALES CRUER TOTAL								1	1,800	13	2,200

This soles order (the "Sales Order") is botween Equinit Operating Co... Inq. ("Equinits") and the customer identified above ("Customer"), who wishes to order the products and/or services set forth obove (sech a "Service").

Notwithstanding anything to the contrary in the Agraement, the term of this Sales Order shall begin on the date this Sales Order is signed by both parties the Sales Order Effective Dater), and this Sales Order shall remain in effect until the last Service Term (as defined below) in effect expires or is terminated pursuant to the Agraement, including this Sales Order. Each Service in this Sales Order shall have a "Service Term", which for each Service has begin on the Billing Commencement Date (defined below) and and upon complation of the period of time destinated above as the Service Yerm. In addition, for each Service, the initial Service Term for such Service shall always prior to the end of the transcurrent Service Term for such Service that it has elected to terminate the notifies the other party at least ninety (90) days prior to the end of the transcurrent Service Term for such Service, in which event the Service Term for such Service and Customers use of such Service, are stall times notwithstanding anything to the contrary in this Sales Order, (a) Equinit's provision of any Service, and Customers use of such Service, are stall times governed by the Agraement, even if Customer begins using such Service prior to the beginning of its Service Term and (b) under no discumstances will a Service Term for any Service survive the termination of this Sales Order.

Notwithstanding anything to the contrary in the Agreement, (a) if the Agreement expires prior to the expiration of this Seles Order's then-current term, all of the terms and conditions of the Agreement (including limitation of lability and indemnification) will condition to apply to this Seles Order and all Services, until this Seles Order expires or is terminated, and (b) if the Agreement is terminated by either perry prior to the filled the seles Order, if all in effect, shall terminate upon the termination of the Agreement, if the Equinix entity providing the products and/or services sel forth above (the "Equinix Provider") is not currently a party to the Agreement, notwithstanding anything in the Agreement to the contrary, the parties agree that the execution of the Seles Order shall automatically (£e., without furnished action by either party) result in the Equinix Provider becoming, as of the Seles Order Effective Date, a party to the Agreement (such that all references to Equinix under the Agreement, including, without filmisation, references to limitation of liability and indemnification, shall be deemed to include the Equinix Provider, as well as any Equinix antities that were already parties to the Agreement). Any change by Equinix to the prices set (orth above shall be made in accordance with the Agreement. Prices shown above to not include any applicable taxes, suitcherges and shipping charges which are the responsibility of the Customer.

This Sales Order shall be of no force or effect unless (a) it is executed by both parties and (b) Customer and Equinix have entered into a currently effective Agreement under which this Sales Order is executed. Customer agrees to provide Equinix access to its cage, cabinets, racks and/or equipment as necessary for the performance of the Services as set forth in this Sales Order.

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11:34am From-Kinko's of Cupertino - Oct-06-04

408 777 1000

P.002/009 F-366

Customer Name: The Face Book	Account Manager: Tom Offenbach	Sales Order Number: A109A00977
Billing:		
Nowithstanding anything to the contrary Section A shall begin twenty-one (21) da	y, Customor's obligation to pay the lyd after the Salos Order Effective D	iotal monthly resurring charges and total non-roduring charges set forth in sie (the "Billing Commencement Date").
if Equinix is unable to deliver any Sen Information necessary to deliver south Commoncement Date even if such Servi	Service (s.g., ponfiguration information	encement Date because Customer has failed to provide Equinks with the identity. Customer shall be billed for such Service beginning on the Billing
Customer requests cobinet accessories Equinit's specifications for such carolinate accessories and private in a private to accessories and private to accessories accessori	i (e.g., shelves, doors, side panols . Customer shall be charged Equint ite cage in accordance with Equinb	ge are open cabinata, and cabinata in a shared cage are locking cabinots. If mounting rolls etc.) that are not included with a scholate as described in the last price for such accessories, unless otherwise stated harein. Customer the policies and procedures; nowever, Customer must use Equinbe-provided for learns in Section A apply even if Customer provides its own aspiness in a

Customer to complete:	Equinity to complete:
Authorized Signature Or O	Authorized Signature
Printed name: Scan Parker	Mionica Brown Andrews Printed name: Director of Customer Contracts
THUR DESident	Titla:
Date signed: 10 /5 /0 4	Data signad: 10 8 04
Billing Information: Billing Aggress: 1743 NETHOVOUL LOS ALLOS, CA 9110 24	Please fax a signed copy of this \$eles Order to:
Phone Number 650-996-3000 E-mail Address: SEE n & He Fore book lein	and mail two sets of originals to: Equints Atin: Contracts 301 Velocity Way, 5th Floor Foster City, CA 94404

Please sign and return all referenced exhibits, eddends and/or policy documents with this order. Failure to do so may result in a doley is processing.

Equinis Confidences

Pags 2 of 2

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KINKO'S SAN JOSE 4

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equin	ıx		Sales Ord	der			
Customer Name TheFaceBook	:	Account Managers Tom Offenbach			Sales Order	Number:	
IBX Center: SJO San Jose	CA USA					Effective Date:	0/28/14
Section A: Spa	ice and Colocation (ičiVices		× 4.4			12-101
Space Type	Shared Cage					Service Term	12 months
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ALES ORDER TO	TAL			•	-		3
						\$ 600	\$ 900

This sales order (the "Sales Order") is between Equinity Operating Co., Inc.

Wishes to order the products and/or services set forth above (each a Service").

("Equinity") and the customer identified above (Customer"), who

Unless otherwise agreed to by the parties in writing, each Service shall be delivered at the internet Business Exchange Center identified above ("IBX Center"). Notwithstanding anything in this Sales Order to the contrary, this Sales Order is governed by, and incorporated by reference in, the Master Service Agreement (or the decrument with a similar function if no document entitled Master Service Agreement has been signed by the perties) having an effective of the Sales Order. All exhibits, addenses and policy documents referenced in this Sales Order are incorporated by reference in this Sales Order, and Order, unless otherwise stated in this Sales Order. For purposes of this Sales Order that it is sales Order that it is sales Order, and Order, unless otherwise stated in this Sales Order. For purposes of this Sales Order that terms "morn-recurring charges" and "MRC" may be used interchangeably, and the term "nen-recurring charges" and "MRC" may be used interchangeably.

Notwithstanding envising to the contrary in the Agreement, the term of this Sales Order shall begin on the date this Sales Order is signed by both parties (the "Sales Order Effective Date"), and this Sales Order shall remainted pursuant to the Agreement, including this Sales Order. Each Service until the last Service Term (as defined below) in effect expires or is shall begin on the Billing Commencement Date (defined below) and end upon completion of the period of time designated above as the Service Term for such Service and addition, for each Service, in last Service Term for such Service shall automatically renew for additional terms of one (1) year stach, unless either perty Service Term for such Service, in which event the Service Term for such Service that it has elected to terminate the Notwithstanding anything to the contrary in the Sales Order, (a) Equinit's provision of any Service, and Guatamer's use of such thereument Service Term. Service Term for such Service and Customer's use of such Service, are still times Service Term for any Service survive the termination of this Seles Order.

Notwithstanding enything to the contrary in the Agreement, (a) if the Agreement expires prior to the expitation of this Sales Order's then-current term, all of the terms and conditions of the Agreement (including limitation of liability and indemnification) will continue to apply to this Sales Order and all still in effect, shall terminate upon the termination of the Agreement. If the Equinix antity providing the products and/or services sale forth above (the execution of the Sales Order, if "Equinix Provider") is not currently a party to the Agreement, notwithstanding enything in the Agreement to the contrary, the parties agree that the execution of the Sales Order shall automatically (i.e., without further sotion by either party) result in the Equinix Provider becoming, as of the Sales Order shall automatically (i.e., without nutter sotion by either party) result in the Equinix Provider becoming, as of the Sales Order liability and indemnification, shall be deemed to include the Equinix Provider, as well as any Equinix entities that were stready parties to the Agreement.) Including the Agreement of the Agreement and parties to the Agreement of the Agreement. Prices shown above do not include any applicable taxas, surcharges and shipping charges which are the responsibility of the Curromer.

This Sales Order shell be of no force or effect unless (a) it is executed by both parties and (b) Customer and Equinit have entered into a currently affective Agreement under which this Sales Order is executed. Customer agrees to provide Equinity access to its cage, cabinets, racks and/or equipment as necessary for the performance of the Sarvices as set forth in this Sales Order.

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Equini Confidence

Page 1 pl 2

Notwithstanding enviring to the constrary, Customer's obligation to pay the total monthly recurring charges and total non-recurring charges set forth in Section A shall begin twenty-one (2.5.) days after the Selas Order Effective Data (the "Billing Commencement Data").

If Equinix is unable to deliver any Bervice on or before the Bitling Commencement Data because Customer has falled to provide Equinix with the information necessary to deliver such Service (e.g., configuration information). Customer shall be billed for such Service beginning on the Bitling

Account Manager:

Tom Offenbach

Sales Order Number:

MEDDOVOUDN

10/22/04 FRI 16:08 FAX 4085731234

Customer Name:

TheFaceBook

Bimmg:

KINKO'S SAN JOSE 4

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may organizations for such cabinet, Customer shall be charged Equir	page are open cabinets, and cabinets in a shared cage are locking cabinets, if its mounting raits etc.) that are not included with a cabinet are described in this list price for such accessories, timess otherwise attach forein. Customer nix's policies and procedures; however, Customer must use Equinner-provide this for items in Section A apply even if Customer provides its own cubinets in a
Customer to complete: Authorized Signature D Maskovith Printed name: DUSTIN MOSKOVITH Title: CTO Date obgrowd: 10/22/04	Authorized Signature Authorized Signature Printed name: Monica Brown Andrews Director of Customer Contracts Title: Deta signage:
Billing Information: Dilling Contact Nume: DUSTIN Maskowitz Billing Address: 1743 Westbrook Ave Los Altos, CA Phone Number: 352-201-4178 E-mell Address: MOSKOVA fas hervery edu	
Please sign and return all referenced exhibits, eddends and/or policy documents	with this order. Failure to do so may rosult in a delay in processing.

08/09/04 12:11 FAX 6505137905

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01:51pm From-Aur-06-04

SALES ORDER TOTAL

T-372 P. 014/024 F-407

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This arise order (the "Smiss Order") is between <u>Equilip Operating Co., Inc.</u>
welves to order the products endor services as forth above (sech a Service").

("Equinity) and the customer identified above ("Gustermer"), who

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Unions effectives agreed its by the perities in writing, each Service shall be delivered at the internet Business Enchange Center Identified oboys ("EX Center"). Notestinaturaling artifiting in this Sales Order to the contrary, the Sales Order is governed by, and incorporated by reference's, the Master Cardos Agreement for the deciminary tally, a similar (agestion if no decoment entities Master Service Agreement has been signed by the peritals) having an affective date of the sales of the sales

Notwithstanding anything to the contrary in the Agraement, the term of this Sales Order shall begin an the date this Sales Order is signed by both parties (for "base Order Effect) or Dest", and this Sales Order shall remain in effect unit the less Bernice Term (as defined below) in effect emphysion of the terminated pursuant to the Agreement, including this Sales Order. Each Sarvice in this Sales Order shall begin any the Effect Termin to the Sales Order. Each Sarvice in the Sales Order shall begin any the Effect Sarvice, he have Sarvice Term for such Sarvice shall separately remain distincted terminated ento the search Sarvice, he have Sarvice the Terminate shall appropriately remain Sarvice Term for such Sarvice (45) days prior to the set of the shan-current Sarvice terminate the Sarvice Term for such Sarvice, in which work the Sarvice Term for such Sarvice and Christopharately graphing to the contrary in the Sales Order. (a Equility's providers of any Sarvice, and Christopharate use of such Sarvice, are stated to the Sarvice Term for any Sarvice, and Christopharate use of such Sarvice, are stated and the Sarvice Term for any Sarvice such Sarvice prior to the beginning of its Sarvice Terms and (b) under as a provided by the Agraement, even if Customer begins using each Sarvice prior to the beginning of its Sarvice Terms and (b) under as a provided by the Agraement, even if Customer begins using each Sarvice prior to the beginning of its Sarvice Terms and (b) under as a provided by the Agraement, even if Customer begins using each Sarvice prior to the beginsing of its Sarvice Terms and (b) under as a provided by the Agraement, even if Customer begins under sarvice prior to the beginsing of its Sarvice Terms and (b) under as a provided by the Agraement.

howkingunding amything to the control in the Agreement, (a) if the Agreement explace prior to the applicable of the Sales Orders then-current asim, all of the learns and conditions of the Agreement (including landston of leating and indemnification) will continue to apply to trie Sales Order and all Services, units the Sales Order explace or is terminolated, and (b) if the Agreement is symplected by allow party prior to its full term, than the Cales Order, and it is allowed to the following the continued or and the Agreement of the Agreement is the following as the following the continued or the Agreement.

This Seles Order shall be of his force or effect unless (s) it is executed by both periods and (b) Customer and Equinits have entered into a currently effective Agraement under which this Sales Order is absential. Customer agrees to provide Equinits access to its cage, cabless, rachs and/or soulpress as necessary for the performance of the Services as set forth is title Sales Order.

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ustomer Name:	Account Manager.	Sales Cité or Number:
	Tom Offenbeth	AGUGAGGGBU
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Nowithelanding sunything so. The contrary, Customers obligation is pay the telal monthly recurring charges and telal non-recurring charges and telal non-recurring charges and telal non-recurring charges are form in Section A that begin terretory one (21) days offer the Sales Crear Educative Cate (the "Stitling Commonocoment Data"), even if Commonocoment Data.

If Equilibr is usuals to gastwar any Spruce on or before the Biting Commencement Data because Customer has taled to provide Equinity with the information necessary to deciding such Service (e.g., configuration information). Customer shed to billing for such Service beginning on the Dilling Commencement Data even if such Service has not been delivered.

Unloss otherwise sisted her bit, cabinete provided by Equinis in a private cage are open pathrate, and cabinets in a shared cage are looking cabinets. If Customer requests cabinete excessorise (e.g., abetwee, down side penets, mounting rate etc.) that are not included with a solidal as described in Equinit's specifications for store cabinet. Customer shall be sterred Equinit's little properties are successories consisted equinit Provide. Customer must see Equinit-provided expirately be an an excessories, customer must see Equinit-provided expirate the private cage. Customer must see Equinit-provided expirate the analysis of the private cape.

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bee righted: OQ.Ob.OH	Date statemen & 11 64
BHING brimmanon: puting carmed Hame: Services Hork Fuckarbory metrog Address; 2 Runell Place Debby Fevry, NY 10572	Please fax a signed copy of this Salet Order to: (850) 518-1537 and mail two sets of originals to:
mon months 914.646.8597	Equinia Alin: Contracts 201 Valudity Way, 5 th Floor Foster City, CA 84404

ses sign gird recurs all puristanced authibits, ordereds sodier policy documents with this order. Fallurs to de se may more in a solely in pressu

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ED EXHIBIT (BUYER)

This is an additionour ("Addendum") to the Master Services Agreement for document with a similar kindless if no document expliced "Master Services Agreement" had been eighed by the parties) currently in affect between the Buyer and Equinix (the "MSA") and the eccentrativing Butes Order, and see forth the specific terms and conditions governing Buyer's use of the Equinix Direct product, such terms supplement the tors see forth on the MSA, and do not supersome as any terms set forth in the MSA, except as explicitly set forth herein. Terms and otherwise strings had been executed and delivery of a corresponding Sales Order by Equinix and Buyer, the Addenders shall have the assective between the parties.

- 1. Description of Services. Equisit provides buyers and providers with access up on Etherna initiating infrantacians with seach BX Curse (individually and surveilability) "Switch") for the purpose of allowing buyers to purchase it services ("Bendeer") provided by a variety of contine, interest service providers and other providers (interest) provider (interest) and other providers may seek 8° services which include both transit and continues continues on a first provider and other transitions. Transit being 8° services which transition is 50 and terminated on a different interest. On-rat to traffic which is designed for and terminates on shall network, not transiting to exother there.
- Ucanae Only: Die Restrictions. Upon poyment of the applicable feel and subject to compliance with all of the terms and conditions beein. Equipment pants beyong a ficense to use the number of ports on the Sevicon sheet are specificably designates in Sales Orders had have been executed and solvered by the parties (such a "Part") and to purchase the IP & contest.
- Nahvork Sarvices.
- 3.1 P Services. Buyer has agreed to participate on the Switch as a Buyer in grater to purchase IP Bordon from Network Service Providers. Buyer understants that it will be blad based on the Switch pursuant to this Agreement and the Exchange Policies ("Policies") that attracted as Entitle's.
- and the technique Policiese (Policies) that are attached as Enfolit A.

 12 IP Allocations Boliulion, if the Buyer has ordered Equipities IP Allocation Societion, Statety shad provide Buyer with one 74 size of IP appear ("Addarsa") to be used solely in conjunction with Buyer's use of the Equipitik till off product. Such Astrona shall remain the sole property of Equipitik at all times. Equipitik may reseably such Address in himself, Equipitik may reseably such Address in himself, and upon termination of Buyer's use of the 3P Alteraction Boliution. Customor understands that due to the neutre of the IP Alteraction Sociation, until them Partitions that do not recognize (24 blocks may be securised through Equipits that do not recognize (24 blocks may be securised through Equipits that do not recognize (24 blocks may be securised through Equipits and not revent, customer agrees to pay Equipit's reasonable obergea for Mobile (1884 in commenction with such remaining including a restorable entering permitting to cover Equipit's administrative costs in administrating in IP Allocation Solution.
- Acceptable Use; Policies, Buyer shall at all times conform the use of the Switch to the Policies. Equinks may update such Policies from time to time upon thing (20) days prior notice to Buyer. Buyer shall not act as a Network Service Previder on the Suiton. In addition, Buyer shall at all times conform to up of the Switch and the IP Services to the Acceptable Use Paley (as similar policy) of each Hennerit Service Provider from whom Buyer purchases IP Services.
- Services, Free end Silling.
- 5.1 Activitation Charges. Equinix will bid Buyer for all Services Activitien Charges ("Activitien Charges") as set forth on the Sales Order open Equirities a scoplance of the Addendum and accompanying Gales Order. Equirities will not commence insulation, or initiation of its services provided harsunder united and until his ather has received paymynght in full of all Activision Charges or has agreed, at its sole option, to extend credit to Buyer.
- 4.2 Contraction Fees, Equink will bogin billing for recurring connection (see ("Contraction Fees" or "MRR") as streat on the Soites Order. Buyer may be required from time to time to add additional Pours to the Orders purposes to the Pedelas.
- (a) IP 3-ar-vices Payments. Equant will bill Buyer for me process usage on Buyer's first require invoice because star the close of each billing particut. The abjunct terms set forth in the MSA shall govern the Addentication.

- 5.3. Pricing Adjustment. Equitity reserves the right to change any recurring amounts due hereunder (except for IP Services prices which will change sealpoit to the polities) upon each anniversary of this Addendust provided it gives a layer at least thirty (30) days prior notice of such change.
- 6.4 Billing Cycle. The billing period for nourring amounts hersunder, and for the billing of Buyer by Equinic, shall be from the that to the less day of the calonder month.
- 6. Mr Servises Buying. Equints is the provider of record with Buyer for all purposes under this Adsendian. However, Buyer studies are control over the Network Sentia Providers it connects to on the Seatch, Buyer's relationship with such Network Sentics Providers shall be governed by this Adderdam and the Policies, but such relationship shall not be a contracted relationship.
- Limited Service Level Warrenty.
- Equinit St.A. Equinit shall provide the SLA described in me Policiae
- 7.2 Meason's Service Provider in Service BA.A's. To the extent final a Service Lavel Agreement is provided by Provider for in Service offered on the Sevich (such SLA's tot be somed on the Sevich (such SLA's tot be somed on the Sevice offered on the Service Service Service Service Provider's pitching). Buyer may claim service lavel commitments in the event has the Network Service Provider's service service (such services (such services) and provider does not meat in service levels (sl.A.*). In order to obtain any service services (sl.A.*) in order to obtain any service services provider (sl.A.*). In order to obtain any service services provider (sl.A.*). In order to obtain any service services provider (sl.A.*) in the provider state harmon factories of the relevant SLAs this provider state harmon theory conversy lenguages—in exp. Provider SLA provider on the Equiphic Direct power) and such request shall because a roubtle state harmon from reported to Equiphic. In the provint that Provider coordinate seek reported to Equiphic. In the provint hast Provider coordinate seek
- 7.3 HIS CRIME IS GIVEN 2 FRORE ON IN MEXICAL MOVINGES.

 7.5 HIS CRIME WINTERIN, EXCEPT FOR THE EXPRESS WARRANTIES SET OUT IN THIS SECTION, EACH PARTY'S SERVICES ARE PROVIDED ON AN "AS ES" BASIG, AND EACH PARTY'S USE OF THE SWITCH OR THE IP SERVICES IS AT ITS OWN. RISK, PROVIDER AND EQUINIX DO NOT MAKE, AND HEREBY DISCLAMS, ANY AND ALL OTHER EXPRESS AND FIRE ANY WARRANTIES, INCLUMENT, ACCURACY, WARRANTIES AND ANY WARRANTIES AND FROM FROM A COUNSE OF DEALING, USAGE, DR TRADE PRACTICE, METHER PARTY WARRANTYS THAT IPS SERVICES, IP SERVICES OR THE SWITCH WILL BE UNINTERRUPTED, ERROR-FREE, OR COMPLETELY SECURE.
- COMPLETELY BECURE.

 7.4 Discissions of Yaird Party Actions and Constrail. Equipment does not and connect control the Bow of data to a tolly the networks of the Network Service Positions or other third parties and other portions of the Internation Positions of International Positions of Positions II. describe appropriate the three years of Positions II. describe the Positions of Positions and Positions of Positions of Positions of Positions and Positions and Posi
- 8.1 Buyer indomnification, Buyer will tisient, Indomnify and hold harmlable Equinia, is directors, officers, and employees from and

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against any and all claims. Scions at demands broughs against such portice. Or any demagae, crosss, and less arising therefore, slegging (a) with respect to the Buyer's businest: (i) infringement or miseopresession of any their party involucion: (ii) catamaton, tool, slandfor, obsciently, pornography, or violation of an rights of privatey or publicity of a linger consume or violation of one problements, heralishing of linger consume or violation of the Policies; (b) any demands or destruction to any naturals. Settle, Southis Equipment or to say other Equipment or including, without limitation, any Naturalist Senates Provides to buyer of services on the Seatch which dominage is caused by or promisely results from acts or omissions, including, without limitation, a broach of the Addendum or the Policies. Ny Buyer, Buyer Representative(s) or Equipment or the provides or Equipment or the property demage to any Equipment or conduct which can Equipment premises, unless such injury or property demage is caused selety by Equinita's gross regigness or willing misconduct.

- 8.2 Procedure. The foregoing indemnities that be subject to indemnitied party providing the indemnitying party white (e) prompt units on nonce of each covered claim of which it becomes ever, and (b) sele hight of defense and sentement of any covered claim.
- C. Retterice on Discialmer, and instrainfication Obligations. Buyer exiscosoridages that Equinis has eat he prices only entered the this Addendram in reflector upon the instructions of the addendram in reflector upon the instructions of the addendram in reflector of the instruction of ability, has alle delarrance of wertunded and demanges and Buyer's indemnity obligations set forth haven, and that his sures from necessaries based on the 3-Pagin between the parties. The parties agree that the Emiliations and settlemen operations in this Agreement will contrive and apply even if this Agreement to found to have failed of their seasonal purposes.
- 10. Termination, in addition to the termination-provisions of the MSA, the following about apply to this Exhibit:
- 10.1 Far Nonpayment. After the (6) days of witten notice and continued nonpayment when the due date for Connection Feas, Activition Feas, IP Service fees or other fees, Equinit may deconnect Buyer from the Port. To re-enable Service, Equint may require a reconnection fees.

10.2 Unacceptable Use; Bankruptey. Equini may reminate the Accondum upon written ratice to Bayor for a solution of the Policies that Equinic believes in its mesonable opinist to be hermful to the operation of the Seyer for the color outside opinist of Bayor for the solution of the Seyer becomes the subject of a voluntary person in hermitage or approximately person for the hermitage or corpopalities for the penetral relations for the spents of confidential or the seventy person of the seventy person of the seventy person of the penetral p

- 10.3 Effect of Termination. Upon the effective date of apprecian or membration of the Astendum; (a) Equita any dayer will immediately ceese providing by Services. In "84 event of a semination prior to the explasion of any fixed arm minimum commitment in Services endered by Buyer on the Subhy, Repair chast immediately pay all amounts that the come day standard with respect themses.
- Survival. The following provisions of exervive any attent or termination of the Agreement Socilons 4.7–3, 7.4, 8, 10
- 11. Misuallaneaus. This Addendum, tegither with the Policies reterned to herein, the MSA, any applicate Scales Oxfor represents the complete agreement and understanding of the parties with respect to the subject motion humbs, and separates may be excelled only through a written or craft. This Agreement may be soutified only through a written insertainer alignate by them parties, howefurerating swything to the conjuny in the MSA, Stuyer agrees that Equinits may encourse to use of the Equinit Morest product, have a present property of the product of the secondary enters and product of the product of the product of the secondary enters and product of the secondary enters and product of the secondary enters and buyer also appears that Equinits may infrom providers of the loontiles of the various buyers on the Switch and Buyer understands that Prevident enters that their evaluability to epacific buyers.

Company Name: Jhefartback, Inc. Buyer Signature: Mark Bulkhors Tite: CEC	Seulnius Signature: Monica Brown Androws Prinard Name: Director of Customer Contract Tribs:
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EQUINIX DIRECT POLICIES

The following are the policies and precedures governing the use of Equink's awardsing infrastructure (the "Switch") by Equink Direct participants (each a "Participant") ("Equink Direct Policies"). Participants shell be referred to Direct Policies"). Participants shall be referred to cumulatively herein as "Panticipants". Additional policies and procedures governing Participants' use of the Switch may be included in the Agreement and this Sales Order (including any enhibits). Any terms not defined herein shall have the meaning attributed to them in the Sales Order or the Apreement.

General.

- a. All use of the Switch by Participants shall be subject to these terms and conditions. In the event that any Participant falls to meet any of the requirements sat forth in this document. Equinor may take reaconable action to correct any problem such failure may cause, including suspension or termination of Participant's use of the Swhch undi Participant complies with all such requirements, as set forth in these Equinix Direct Policies.
- b. Equinix may make changes to these terms and conditions from time to firms, provided that such changes shall not materially and adversely effect Participants' use of the Switch. Equinits shall provide Participants with at least thirty (30) days' sevence written notice of such changes (except in the event of an emergency that threatens the speciation of the Switch).

2. Equinix Responsibilities.

- a. Equinix will provide Penicipants access to the Switch subject to the terms and conditions so forth in these Equinity Direct Policies. The Agreement and this Sales Order. Equinity will make commercially reasonable afforts to ensure that switches within the Switch have sufficient internal capacity to enable each Port (defined below) to operate at its till line rate. Equiple will make commercially reasonable efforts to manage inter-switch trunk capacity and to avoid congestion on inter-switch trunks.
- Equiniz representatives shall be available twentyfour (24) hours is day, seven (7) days a week, to receive trouble reports. The Equink Response Center may be consected by phone, 868-92-2007, or any other house number designated by Equints, in the event a Participant wishes to place a trouble report.
- c. Equints will notify Perticipants at least two (2) wasks prior to the occurrence of any scheduled maintanance window. Equinite will make commercially reasonable allots to i) keep maintenance windows to a maximum of two (2) hours, a mediture of once per calendar month and at a low traffic time for the Switch, and ii) to minimize service disruptions during maintenance windows. Should an emergency artise Equinity manifestations any actions necessary to diagnose and correct the problem and to restore proper network operations; in such among encies. Equinity will endeavor to provide Panicipants with an much notice as is reasonably possible in the circumstances.
- Equinix will use commercially reasonable efforts to label Ports and PDD Equipment for the Switch with appropriate information, including information needed to identify each Port clearly. Only Equiple may affile and
- e. Equintx will make commandatily reasonable efforts to begin contacting each Participant's primary contact as designated by Customer in Customer's Switch information forms within thirty (30) minutes of identifying any problem that results in downlime on the Switch that effects Participant.

- Participant must provide and maintain trainty-four (24) hours each day, an operations contact, includings role account o-mail address (e.g. for a network engineer or making engineer) and an e-mail address and telephone number in the primary contact.
- b. Paricipans must not conduct any largel activities through the Switch or any activities that violet any Equinix policics.
- e. Panicipents will not conduct any solidy that could interfete with or impair the equipment of connectivity of any other Panicipant on the Switch.
- d. Participents will not take any action with the purpose of circumventing payment to Equinix for use of the Switch.
- Participents shall not obtain or altempt to obtain unauthorized access to the Switch, or circumvent of strampi to circumvent any applicable security features.
- Porticioants must have a registered All roumber which must be used on the Swhots. Participants must register the "autnum" and the "route" objects with either RADS trARIN.
- Participants must register routes arrounced at the g. Participants those registry, such as RADS, RIPE or Switch with a standard mouting registry, such as RADS, RIPE or APNIC.
- Participants must only use the IP acidrasses and nationalise assigned by Equinits for its connection to the Switch.
- Participants may only use one globally un address for each Port unless otherwise agreed to by Equinity in writing.
- Participants must implement swittings on its router part thei is directly attached to the Switch to ensure that the router satings contain none of the following: (I) Pray ARP, (II) ICMP rodirects, (II) IP directed broadcasts. (IV) Spanding tree BPOUs. (v) IGP announcements, or (vi) Discovery paracola such as CDP or IRDP.
- k. Participents must explicitly and all at all times maintain duplex and spead satings on interests connected to the Switch and disable auto-negotiation.
- Participants must not exchange multicast routes or traffic on the Switch. Exchange of multicast rolles or traffic may only occur with the prior written approval of, and in coordination with, Equints in order to ensure that resource altocation to multicast is appropriate.
- m. Participents will not generate Unnecessary route flep or unnecessarily specific routes to peers across the Switch.
- n. Participants shall comply with all reasonable technical specifications for the use of the services as provided to Participants from time to time. The current technical pecifications for the services shall be provided to Participant upon reguest
- o. Participants may only connect their Equipment to the Sigitch. Participants may not connect any equipment for the benefit of a third party and they may not sublicance or resel access to any Port. For the avoidance or doulor, no port shall support directly or indirectly any business olar them that of the Participant such that each customer gramal access to the Switch shall be required to purchase its own Port from Equinix. Each Participant shall be solely responsible for ansuring that all equipment connected by such Participant conforms to the standards and requirements set forth horsin.
- Participants shall maintain a permanent connection to the Switch via a direct connection to a route becated in the IBX

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(each a Port". As to Providers and any Buyers that buy a redundant port, the word "Port" shall mean a pair of radundant ports. For Providers, each individual physical port shall be connected to as separate router. If a Participont acts as both a Buyer and a Provider (only with the approved of Equinbr) it shall meantain individual physical ports (with associated routers) for its use as a Buyer and a Provider. There are 2 non-sink accommon to mean this anulumous. There are 2 possible excenarios to meet this requirement(1) Incre are 2 possible exchange to meet this requirement(1) Physical Provider ports must be on separate notices from Buyer physical ports? equaling 3 ports, 3 routers or (2) Physical Provider ports must be on separate notices and Buyer side must never 2 separate physical ports on those some routers equaling: 4 ports, 2 routers. A Participant must connect to the Equinity Direct Switch with a separate physical port for Equinity Direct and Equinity Gigs Exchange, if applicable.

- Participants are required to peer with the Equink route servers, and to surrounce to the Equiris route servers, the routes that are to be advertised to other customers connected to the Switch.
- r. Buyers and Providers will conduct all peering and transit across the 5 which using the BGP4 protocol via the route servers. Traffic may only be forwarded to and from routes that are explained using the BGP4 protocol. A Buyer using additional full routing table BGP sessions to transit providers will be limited to 3 additional sessions, outside of primary aggregated 2 sessions with EDRS.
- Providers shall comply with the following IP address announcement policies:

 (i) for on-net services, Providers shall announce only their on-net prefixes to the Providers shall amounts only their on-net prefuse to the Equitix Route Server and Provider shall accept prefuse from the Equinix Route Server but shall not re-emounts to its transit peers and (II) for transit services, Providers shall amounts the entire routing table to the Equinix Route Server, and Providers shall accept prefuse from Equinix Route Server and shall re-employees to its transit peers.
- t. A Provider shall be required to upgrade its Pon if such Provider's ninety-fith (95°) percentia monthly capacity agusts or exceeds seventy percent (70%) of such Ports capacity usage for two (2) consecutive months or eighty (80%) for any one month. A Port upgrade shall mean an upgrade from a 10/100 Port to a GigE Port rather than an additional 10/100 Port. In the event a Provider is already connected through a GigE Port an upgrade shall mean the purchase of an additional Port. In the event of a failure by a Provider to upgrade, Equilible max. In its discretion. Provider to upgrade, Equinit may, in its discretion, discontinus allowing new customers to purchase bandwidth from Provider. In addition, sill the Service Level-Commitment (defined below) whell not apply.
- u. Buyers are recommended to upgrade its Pert if Buyer's minely-flith (95") percentile monthly capacity equals or exceeds severny (70%) of such Pont's capacity usage for month. (2) consecutive months at Pighty (80%) for any one month. The Gentice Lovel Commitment shall not apply if Buyer falls to perform such upgrade.

Equinix Direct Pricing Requirements

- The billing parted will be from the first of the morth to the last day of the colondar morth (the "Billing Paried").
- b. Providers may change their pricing before the 15th of the current Billing Period and such pricing shall be effective at the beginning of the next Billing Period. The price changes must be subcritized to Equinity via user portal, by the 15th of each month, on the 16th of each month, an announcement will be sent via email to every Buyer on the platform, interming them of new Providers and existing Provider price changes. Providers may not change any pricing for the following Billing Period after such notice has been sent to Buyers. All Provider price changes will be activated on the first day of each billing particle and the first day of each billing particle and the first day of each billing particle. first day of each billing period.

- c. Providers may install between the 1° ~ 15° of each month. If a Provider installs outside of this window, an expedite fee will apply.
- d. Buyers may install between the 16^{10} lest day of each month. If a Buyer installs outside of this window, an expedite fee will apply.
- Buyers may change their Provider settings in advance for each Billing Period provided the change is made between the 16th and lest day of the prior Billing Period.
- If a Provider's price change has been estimitted but is not yet in effect, such Provider may login to the user interface and amend such price change. If a Buyer preparation change has been submitted but is not yet in effect, such Buyer may login to the user interface and amend such preference requests.
- g. Providers area provide a provider bandwidth usage requirements and 30-day termine quirements. Providers shall provide a product with no minimum
- h. Bandwidth usage for both Providers and Buyers will be calculated based on the tolowing formula: Equina will messure bendwidth usage in five-minute intensite on all points of connection between such MAC pair between Buyer Port and selected Provider Port (first sample is 12:05 amand last cample is 12:00 sm.). Equirity will measure both incoming and outgoing bandwidth usage at each interval. At the end of each Billing Period, all data samples in each category will be sorted from highest to lowest and the top five percent [5%] of measurements will be discarded. The highest tomaining data eample in the highest of the two categories will constitute the periodetth usage emours for the relevant Biving Period. Buyers will be billed each Billing Period per Post based on their usage of each Provider's services. Providers will receive a statement of the cumulative bandwidth usage from all Buyers on each Pot and an invoice for each Billing Period.

The following example litustrates a culcustion using 40 samples. The top 5% (2 samples) in bold an discarded. The next highest usage in halics for both inbound and Outbound are evaluated. The higher of inbound and Outbound in italics is the 95th percentile billing usage

Highest 5 % of the samples - 2 of 40 samples.

Highest sample below 5% - or the 3rd highest sample

95th percentile billing usage: 45Mbps

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1	2.5	23
2	2.8	25
3	2.6	28
4	2.4	24
5	2.8	26
6	2.7	29
7	2.0	30
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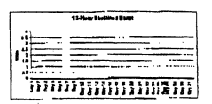
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21	3,9	40
22	4	39
25	4.1	41
24	4.5	43
25	4.2	42
26	4.1	43
27	4.6	44
28	4.6	45
29	4.2	47
30	4 4.9	48
31	- Commercial	43
32	17	44
33	4,2	41
34	4.5	40
35	4.8	36
38	4.5	3B
37	4,2	37
38	4,1	36
39	3.8	35
40	3,5	33

Lecoptions. If, for a given Billing Period, the average of the discarded top 5% of semples for a Buyar (using the 95% percentile calculation described herein) is greater them fulce the 65th percentile calculation (as calculated in Section history). Equinity reserves the right to bill Buyer based on the everage of the discarded top 5% samples interpret of weing the 85th percentile calculation. The tollowing are examples of using the 95th percentile calculation. The under the attempts billing calculation method (the application of the section shall not be limited solely to these examples).

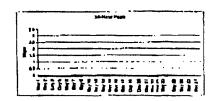
Example 1.



(A - 95" YAT 100 > 50%)

ASth Percentile	0.882 22 000003
Pesk	377 72384
Average of Discarded Top 5% (A)	1.560-836
Percent Difference of	64.50.7K
Average of Top 5% from \$5th Percentile	

il. Example 2.



(A - 85")AF100 > 50%)

Bish Percentile	1
Pesk	1
Average of Discussed Top 5% (A)	2.COOMPR1
Percent Difference of	10.22%
Average of Top 5% from 85th Percentils	

Treffia Accounting:

- t. Equinix will bill the Buyer based on the total traffic that it sends from its MAC address is each Port to each selected Provider Por.
- ii. Total treffic measurement for any Provider will be the aum of the 95" percentle calculations for each service offered by Provider on the Switch.

k. Minimum Commitments.

- I. Providers. Providers may choose to piter minimum usage and term products on the Selfich. In the event such products are offered, Provider shall be once the princip offered for the term of the offer and shall make the connection to the Switch until such lime as all such minimum terms selected by Buyers have been satisfied.
- II. Buyers, in the event a Buyer chooses to purchase a minimum usage and term production the Switch, Buyer agrees that it shall be fully lable Tor all minimum payments due with respect to such productor the entire term of such product regardless of Buyer's actual usage of the services.

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EQUINIX DIRECT POLICIES VERSION 7.12.04

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5. <u>Limited Service Lavel Warranty.</u>

a. Service Level Agreement. In the event that a Participant's Port is a redundant Port, the Pon will be up and Paracipants for a a recommend that the same of all and the point in the Port and other operational ports 99,99% of the time in each calendar month (the "Service Level Commitment"). Non-redundent ports are not subject to this Service Level Commitment

b. Sarvice Level Credit

- I. For the purpose of these Equinix Direct Policies, an "Dutage" is defined as the accurrence of a failure of any component of the Port or Switch (this prevents delivery of any component of the Forth of sweath (this prevents collectly of Participant's traffic to required points) on both porticements the Port simultaneously, excluding regularly scheduled maintenance windows of which the Participant is given prior notice, that causes the Port to miss the Service Level Commitment in any given calendar munit.
- II. In the event of an Outage, Equints shall credit Participant's account for one-half of the Monthly Recurring Charges for the affected Port (excluding all non-recurring feet charged pursuant to the relevant Sales Order or based on Customer's usage) for the appropriate Billing Period.
- III. The maximum credit Equitix will lesue per Billing Period is one month of Monthly Recurring Charges (or of prorated amount if applicable for the Billing Period during which a qualifying Outage was experienced) attributable to each Port their experiences the Dutage.

Customer to complete:

Date Signed:____

By signing below,	Customer acknowledges receipt of this Exhi
Submitted By:	17 17 2 L
	(Authorized Skindure)
Printed Neme:	Mark Zuckerbery
Company Name:	Thetaceback, Inc.
Date Signed:	08.06.04

c. Sarvica Level Procedures

- I. Equinix Reporting. Equinix will report key Switch traffic flow metrics, including total bits per second and total pactiets per second ("Flow Metrics") on the Saktch websits. Flow Metrics will be reported to each Participant online on a web page customized for such Participant on the Equinix Direct
- ii. Paruciponi Reporting. Participant will be required to report Outlogas within five (5) days of the date of their occurrence by contacting the Equinix Response Central Equinix may investigate and solitate the cause of an Outlage. If the investigation confirms that Equinit's and or unlesson caused the Outlage, Equinix will credit Participant's account pursuant to Section 5(b) above. If the investigation confirms that the Outlage is due to Participant's act or onfission or Participant's equipmens, Equinix ahalf not one Participant a credit for the Outlage.
- d. Exceptions. Notwithstanding enything to the contrary, the Service Level Commitments shall not apply (and Equinix shall have no liability) in the following cases: (a) acres of God; (b) war or acts of temperam, including any multi-lout strack of on-tiple systems control; (c) labor strikes or other labor scalon; (d) fire; (a) flood; (f) sarthquake, landside, earth movement, hurricane, lyphon; tsunent, volcanic engologic content and disaster; (g) circumstances havend for whither messonable control or this fire. circumstances beyond Equinit's reasonable comol or (h) riot or

equiation

EQUINIX DIRECT POLICIES VERMON 7.12.04

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Customer Name: THE FACE BOOK, INC.			Order Number The Face Sook-\$0-277424	
#NIA	Order Date:	Customer Contact:	Billing Commercement Date:	
SJO #NIA	01/10/05	Taner Haliciogtu	January 15, 2005	

This Order Confirmation confirms that on the Order Date set forth above (the "Order Date"), the Customer Contact set forthabove, who is authorized to place orders on behalf of the customer named above (the "Customer"), ordered the following services from Equinix (the "Services") via telephone to the Equinix Customer Care Portal. Customer will be billed for the Services beginning on the Billing Comme noment Date set forth above. Equinix's provision of the Services and Customer's use of the Services shall be subject to the Master Service Agreement (or the document with a similar function if no document entitled Master Service Agreement has been signed by the parties) currently in effect between Customer and Equinix. Notwithstanding anything to the contrary in the Agreement, the term applicable to each Service shall begin on the Order Date and end when Customer's license to use the licensed space into which such Service is installed expires or terminates pursuant to the Agreement.

Services Ordered	Quentity	NRC per Unit	MRC per Unit	Non-Recuring Charges	Monthly Recurring Charges
Cross Connect (CAT, Fiber, Cosx) - CC90002	1	\$500	\$250	\$500	\$260
		\$0	\$0	\$0	\$
La company of the		\$10	80	\$0	3
		\$0	\$0	\$0	S
		30	\$0	\$0	\$
		\$0	\$0	50	\$
		50	\$0	\$0	2
		\$0	\$0	\$0	3
		\$0	\$0	\$0	S
Total		\$0	\$0	\$0	
TOTAL				\$500	\$250

To complete the order for the Services and confirm your agreement with the contents of this Order Confirmation, please complete one of the following

E-mail Confirmation:

Send a reply e-mail with (1) an electronic copy of this Order Confirmation attached and (2) the words "Confirmed and Approved" in the body of the e-mail. It is not necessary to fill in the information below if you choose to confirm by e-mail.

Fax Confirmation:

- (1) Print this Order Confirmation; (2) Have it signed by an authorized representative; (3) Complete the remainder of the signature block; and (4) Fax it to +1 (650) 240-3900.

Customer agrees that the individual who sends an e-mail confirmation or signs a fax confirmation is authorized to amend the Order(s) as contemplated herein. Equinix will not process the order for the Services until this Order Confirmation is returned to Equinix using one of

Authorized Signature				
Printed name:	Authorized Signature			
Title:				
Date signed:				

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